1 2 3	Shawn R. Perez. Esq. NSBN 10421 7121 West Craig Rd., #113-38 Las Vegas, NV 89129 (702) 485-3977 Shawn711@msn.com		
5	Attorney for Brandon David Sattler		
6			
7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9	UNITED STATES OF AMERICA,	Case No.	2:23-cr-00075-GMN-
11	Plaintiff,		
12	vs.		PULATION TO E SENTENCING
13	BRANDON DAVID SATTLER,		
14	Defendant.		
15		1	
16	The United States of America, through Jason M. Frierson, United States		
17	Attorney, and Daniel Schiess, Assistant United States Attorney, and the		
18	defendant Brandon David Sattler, by and through his counsel, Shawn R. Perez,		
19	Esq., stipulate and agree and jointly move this Honorable Court to vacate the		
20	sentencing hearing set for October 16, 2024, at 9:00 a.m. and reset the		
21	sentencing proceedings in this matter at a date on or after December 2, 2024.		
22	The parties make this stipulation and motion for good cause and not for		
23	the purposes of delay.		
24			

1	Mr. Sattler recently suffered an umbilical Hernia and an inguinal hernia			
2	that will require surgery. Mr. Sattler has seen his primary physician several			
3	times and has two pre-op appointments with the surgeon scheduled for			
4	October 11 and October 14, 2024. Surgery will likely be scheduled the following			
5	week. The surgeon has indicated a 6 week recovery following surgery.			
6	Counsel for Defendant has court proceedings in Memphis, Tennessee on			
7	November 13, 2024.			
8	Both counsel for the Government and counsel for the Defendant are			
9				
10	unavailable from November 25-29, 2024, the week of Thanksgiving.			
11	Defendant Sattler is not in custody and agrees to this continuance.			
12	Denial of this request for continuance could result in a miscarriage of			
13	justice.			
14	This is the first request to continue sentencing in this matter.			
15	The parties respectfully request this Honorable Court issue the attached			
16	proposed Order to accomplish these ends.			
17	Dated September 24, 2024			
18	Counsel for Defendant	JASON M. FRIERSON		
	BRANDON DAVID SATTLER	United States Attorney		
19				
20	//s// Shawn R. Perez SHAWN R. PEREZ, ESQ.	//s// Daniel Schiess DANIEL SCHIESS		
21	Law Offices of Shawn R. Perez 7121 W Craig RD #113-38	Assistant United States Attorney		
22	Las Vegas, NV 89129 702-485–3977			
23	shawn711@msn.com			
24				
	II			

1 2 3 4 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 5 6 Case No. 2:23-cr-00075-GMN-UNITED STATES OF AMERICA. EJY 7 Plaintiff, 8 VS. **ORDER** 9 BRANDON DAVID SATTLER, 10 Defendant. 11 12 FINDINGS OF FACT AND CONCLUSIONS OF LAW 13 14 Based on the stipulation of the parties and the record in these matters, 15 the Court finds that the parties make this stipulation and motion for good 16 cause and not for the purposes of delay. 17 The parties agree that it is in the interest of justice to defer sentencing. 18 Defendant Sattler believes it is in his best medical interest to do so. 19 The parties request this continuance of approximately 60 days to 20 accommodate Mr. Sattler's medical condition, surgery and post-surgery 21 recovery. 22 The parties agree that it is in the interest of justice to defer sentencing. 23 Defendant Sattler believes it is in his best medical interest to do so. 24 Defendant Sattler is not in custody and agrees to this continuance.

Case 2:23-cr-00075-GMN-EJY Document 25 Filed 09/25/24 Page 4 of 4

Denial of this request for continuance could result in a miscarriage of justice. This is the first request to continue sentencing in this matter. **ORDER** IT IS HEREBY ORDERED, on the stipulation of the parties and good cause appearing therefor, that the sentencing hearing set for October 16, 2024, at 9:00 a.m. be vacated and reset for December 3, 2024, at 9:00 a.m. IT IS SO ORDERED this September 25, 2024. THE HONORABLE GLORIA NAVARRO UNITED(STATES DISTRICT JUDGE